

1 2	PETER M. ANGULO, ESQ. Nevada Bar No. 003672 MOUNTAIN VISTA LAW GROUP		
3	5545 S. Mountain Vista Street, Suite F Las Vegas, Nevada 89120 (702) 384-8000 (702) 384-8200 – fax		
5 6	Attorney for Defendants Cory J. Hilton; Law Offices of Cory J. Hilton; Mountain Vista Law Group, LLC		
7			
1	UNITED STATES DISTRICT COURT		
8	FOR THE DISTRICT OF NEVADA		
9			
10	JAMES RIVER INSURANCE COMPANY,) CASE NO. 2:20-CV-00687-RFB-VCF		
11	Plaintiff,		
12	vs.		
	ý)		
13 14	CORY J. HILTON; LAW OFFICES OF CORY J.) HILTON; MOUNTAIN VISTA LAW GROUP,) LLC; TOMIKO BARNES; and BRIAN GOTTI,)		
15	Defendants.		
16			
	STIPULATION AND ORDER TO EXTEND TIME FOR		
17	<u>DEFENDANTS, CORY J. HILTON; LAW OFFICES OF CORY</u> <u>J. HILTON AND MOUNTAIN VISTA LAW GROUP, LLC TO ANSWER</u>		
18	COMPLAINT FOR DECLARATORY RELIEF (First Request)		
19	COMES NOW, Plaintiff JAMES RIVER INSURANCE COMPANY, by and through its counsel		
20			
21	of record H. DOUGLAS GALT, ESQ. of the law firm of WOOLLS PEER DOLLINGER & SCHER and		
22	MARSHA L. STEPHENSON, ESQ. of the law firm of STEPHENSON & DICKENSON, P.C., and		
	Defendants, CORY J. HILTON; LAW OFFICES OF CORY J. HILTON and MOUNTAIN VISTA LAW		
23	GROUP, LLC, by and through their counsel of record, PETER M. ANGULO, ESQ. of the law firm of		
24	MOUNTAIN VISTA LAW GROUP, LLC, and do hereby stipulate and agree the Defendants		
25			
26			
27			
28			
,			

is

1	shall have until July 23, 2020 in which to file an Answer to the Complaint for Declaratory Relief. Th		
2			
3	DATED this 13th day of July, 2020.	DATED this 13th day of July, 2020.	
4		•	
5	WOOLLS PEER DOLLINGER & SCHER	MOUNTAIN VISTA LAW GROUP	
6	By_/s/ H. Douglas Galt	Dry /a/ Doton M. Amoulo	
7	H. DOUGLAS GALT, ESQ.	By <u>/s/ Peter M. Angulo</u> PETER M. ANGULO, ESQ.	
8	California Bar No. 100756 624 South Grand Avenue, 22 nd Floor	Nevada Bar No. 003672 5545 S. Mountain Vista Street, Suite F	
9	Los Angeles, CA 90017 Attorneys for Plaintiff	Las Vegas, Nevada 89120	
10	James River Insurance Company	Attorneys for Defendants Cory J. Hilton, Law Offices of Cory J. Hilton,	
11	DATED this 13 th day of July, 2020	Mountain Vista Law Group, LLC	
12	STEPHENSON & DICKENSON		
13			
14	D. //M. 1.17.0/1		
15	By /s/ Marshal L. Stephenson MARSHA L. STEPHENSON, ESQ.		
16	Nevada Bar No. 006130 2820 W. Charleston Blvd., #17		
17	Las Vegas, Nevada 89102		
18	Attorneys for Plaintiff James River Insurance Company		
19			
20	IT IS SO ORDERED:		
21	Dated this 14th day of July, 2020.		
22			
23		Canton C.	
24		UNITED STATES DISTRICT JUDGE	
25		MAGISTRATE	
26			
20			

manthis@mvlawgrp.com

From:

H. Douglas Galt <dgalt@wpdslaw.com>

Sent:

Monday, July 13, 2020 12:52 PM

To:

manthis@mvlawgrp.com

Cc:

admin@sdlawoffice.net; pangulo@mvlawgrp.com

Subject:

Re: James River v. Cory Hilton

I approve. You May sign on my behalf.

Doug Galt

Sent from my iPad

On Jul 13, 2020, at 12:35 PM, "manthis@mvlawgrp.com" <manthis@mvlawgrp.com> wrote:

Attached please find the Stipulation and Order in the above-entitled matter for your approval. Please let me know if I can affix your e-signature to same for filing with the Court.

Margaret Anthis, Legal Secretary Mountain Vista Law Group, LLC 5545 Mountain Vista Street, Suite F Las Vegas, Nevada 89120 (702) 384-8000 manthis@mvlawgrp.com

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<S&O to extend time to file answer to dec relief.docx>

manthis@mvlawgrp.com

From: Jennifer L. Meacham <jlm@sdlawoffice.net>

Sent: Monday, July 13, 2020 4:22 PM

To: manthis@mvlawgrp.com; pangulo@mvlawgrp.com; H. Douglas Galt

Cc: Marsha Stephenson; Stephenson and Dickinson General; Jennifer L. Meacham; Denise

Campbell

Subject: RE: James River v. Cory Hilton

Good afternoon,

Please note, Ms. Stephenson is working out of office this afternoon. However, she has reviewed the proposed Stipulation and gives her permission to use her electronic signature on same. Once filed, please ensure a file-stamped copy is provided to our office, for our records. Thank you.

Jennifer L. Meacham, Legal Assistant STEPHENSON & DICKINSON 2820 WEST CHARLESTON BOULEVARD, SUITE 17 LAS VEGAS, NEVADA 89102 (702) 474-7229 X 231 (702) 474-7237 – FACSIMILE www.stephensonanddickinson.com

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From: H. Douglas Galt < dgalt@wpdslaw.com >

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<S&O to extend time to file answer to dec relief.docx>